Small Business Administration

- (a) You are exempt from the following provisions (but you must come into compliance with them to become eligible for Leverage):
- (1) The overline limitation in $\S 107.740$.
- (2) The restrictions in §107.530 on investments of idle funds, provided you do not engage in activities not contemplated by the Act.
- (3) The restrictions in §107.550 on third-party debt.
- (4) The restrictions in §107.880 on expenses incurred to maintain or improve assets acquired in liquidation of Portfolio securities.
- (5) The recordkeeping requirements and fee limitations in §107.825 (b) and (c), respectively, for securities purchased through or from an underwriter.
- (b) You are exempt from the requirements to obtain SBA's prior approval for:
- (1) A decrease in your Regulatory Capital of more than two percent under §107.585 (but not below the minimum required under the Act or these regulations). You must report the reduction to SBA within 30 days.
- (2) Disposition of any asset to your Associate under § 107.885.
- (3) A contract to employ an Investment Adviser/Manager under §107.510. However, you must notify SBA of the Management Expenses to be incurred under such contract, or of any subsequent material changes in such Management Expenses, within 30 days of execution. In order to become eligible for Leverage, you must have the contract approved by SBA.
- (4) Your initial Management Expenses under §107.140 and increases in your Management Expenses under §107.520. However, you must have your Management Expenses approved by SBA in order to become eligible for Leverage.
- (5) Options obtained from a Small Business by your management or employees under § 107.815(b).
- (c) You are exempt from the requirement in §107.680 to obtain SBA's post approval of new directors and new officers, other than your chief operating officer. However, you must notify SBA of the new directors or officers within 30 days, and you must have all direc-

tors and officers approved by SBA in order to become eligible for Leverage.

Subpart I—SBA Financial Assistance for Licensees (Leverage)

GENERAL INFORMATION ABOUT OBTAINING LEVERAGE

§ 107.1100 Types of Leverage and application procedures.

- (a) *Types of Leverageable available.* You may apply for Leverage from SBA in one or both of the following forms:
- (1) The purchase or guarantee of your Debentures.
- (2) The purchase or guarantee of your Participating Securities.
- (b) Applying for Leverage. The Leverage application process has two parts. You must first apply for SBA's conditional commitment to reserve a specific amount of Leverage for your future use. Yu may then apply to draw down Leverage against the commitment. See §§ 107.1200 through 107.1240.
- (c) Where to send your application. Send all Leverage applications to SBA, Investment Division, 409 Third Street, S.W., Washington, DC 20416.

[63 FR 5868, Feb. 5, 1998, as amended at 64 FR 70996, Dec. 20, 1999]

§ 107.1120 General eligibility requirements for Leverage.

To be eligible for Leverage, you must:

- (a) Demonstrate a need for Leverage, evidenced by your investment activity and a lack of sufficient funds for investment. For your first issuance of Leverage, if you have invested at least 50 percent of your Leverageable Capital, you are presumed to lack sufficient funds for investment.
- (b) Have adequate Private Capital to satisfy the requirements for financial viability under §107.200.
- (c) Meet the minimum capital requirements of §107.210, subject to the following additional conditions:
- (1) If you were licensed after September 30, 1996 under the exception in §107.210(a)(1), you will not be eligible for Leverage until you have Regulatory Capital of at least \$5,000,000.